

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

JUAN PABLO ORQUIZA, MAXIMINO
BUENEVANTURA,

Plaintiff(s),

v.

WALLDESIGN, INC., et al.,

Defendant(s).

Case No. 2:11-CV-1374 JCM (CWH)

ORDER

Presently before the court is defendant D.R. Horton's motion for summary judgment on plaintiffs' FLSA and N.R.S. 608.150 claims. (Doc. # 270). Plaintiffs did not file a response and the deadline to do so has passed.

Also before the court is defendant D.R. Horton's separate motion for summary judgment regarding cross-claims against defendants Bello and Imperial Building Group. (Doc. # 273.) Defendant Michael Bello filed a response. (Doc. # 291). Defendant Imperial Building Group did not file a response and the deadline to do so has passed.

On October 3, 2014, defendant D.R. Horton and plaintiffs filed a stipulation of dismissal with prejudice as to all claims by plaintiffs against D.R. Horton. (Doc. # 304). The court granted this stipulation on the same day, (doc. # 305), thereby mooting defendant D.R. Horton's motion for summary judgment on plaintiff's FLSA and N.R.S. 608.150 claims (doc. # 270).

On October 29, 2014, defendants D.R. Horton and Bello filed a stipulation dismissing with prejudice all cross-claims by D.R. Horton against defendants Bello and Imperial Building Group.¹ The court granted this stipulation on November 10, 2014, (doc. # 309), thereby mooting


¹ Imperial Building Group is currently unrepresented by counsel in this matter.

1 defendant D.R. Horton's motion for summary judgment regarding cross-claims against
2 defendants Bello and Imperial Building Group, (doc. # 273).

3 Accordingly,

4 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that defendant and cross-
5 complaintant D.R. Horton's motions for summary judgment (docs. ## 270 and 273) be, and the
6 same hereby, are DENIED as moot. The motions are denied with prejudice.

7 DATED November 12, 2014.

8 
9 UNITED STATES DISTRICT JUDGE